## UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION – DETROIT

In the matter o	f:	
CITY OF DETROIT, MICHIGAN		Case No. 13-53846-swr
	Debtor/	Chapter 9 Hon. STEVEN W. RHODES
OBJ W	ECTION TO CITY OF D WITH RESPECT TO PLA	DETROIT'S DISCLOSURE STATEMENT IN OF ADJUSTMENT [DOCKET 2709]
	FILED BY:	
		hereby states his/her/their OBJECTION TO:
CITY OF DET	<u>ROIT'S DISCLOSURE ST</u>	TATEMENT WITH RESPECT TO PLAN OF
	<u>Γ</u> [DOCKET 2709]	
for the followin	·	
113-1116 6	mare interested in the Bank OCAL 1220 mcm I disparitely.	bes who work at the PRCFA
It seeks Dutside po It boks m It seeks Is overtu	inned. The mat	ling because:  aity Revenue. It is contingent upons ations to the pensioners are not in place. Seek remedies in state coure to include about even if PA 436 h maybe incorrect interms of payout ditional sheets to explain and establish my position.
Wherefor	cuipt of Court under the lay	made herein are true and correct under penalty of ws of the United States of America.  vill deny the relief sought in said filing.
25		Name: Gerald Thompsons  Signature: Legald Frompson  Address: 2,230 Hrayle  Cliston Tourship mit 48035  Email: 9thomp6230 @ AOL. Com

Gerald Thompson 21230 Arcyle Clinton Township, MI 48035

March 27, 2014

Judge Rhodes Clerk, U.S. Bankruptcy 17<sup>th</sup> Floor-Intake, 211 W. Fort Street Detroit, MI

## Dear Judge Rhodes:

The plan of adjustment treats members of AFSCME Local 1220 unfairly. Currently members of AFSCME Local 1220 work for the Detroit Regional Conventional Facility Authority ( under senate bill 1630 or Act No. 554 section 21); we are still contributing to our City of Detroit Pension. The DRCFA has been billed since 2009 and is currently making payments for myself and my members. The City of Detroit has chosen not to pay some of its pension obligation certificates. Since the members of AFSCME Local 1220 have had their payments made it is unfair to pay members of local 1220 the same rate as members who have not had their pension obligations met. Secondly the Plan of Adjustment seeks to subvert the Michigan Constitution by not adopting a methodology to make members whole. This plan which calls for members to give up their state rights to seek redress is unfair. The plan of adjustment/disclosure statement does not explain or detail the true loss of monies to those who have a defined benefit plan which may be closer to 50% than a range of 20-35%. The plan of Adjustment that seeks to capture annuity payments in excess of 7.9% from the years 1999 up until now is not fair. What happens to members who have drawn their money out. There is a more equitable plan.

Sincerely,

President AFSCME LOCAL 1220

Gerald St. Thompson